Remark:

In accordance to the final office action dated 09/02/05, the applicant <u>proposed</u> the above amendment of specification and claims so as to correct all the objected issued directed by the examiner.

The objected amendment of the specification according to the response dated February 25, 2005 is withdrawn and cancelled.

The objection of the drawings because of the repeated reference character "227" is noted. Accordingly the reference numbers "227 and 228" in page 9, line 10 of the specification are amended to "237 and 238". The drawings provided with the application are preliminary. Professional drawings provided with corrected reference numbers "237, 238" will be submitted before Issue.

Concerning the rejection of the claims, the applicant sincerely thanks the examiner to express the principle of examination in page 5 of the office action. The applicant understands the difficulty of the examiner to address the difference between retail and industrial hangers. It is the sincere desire of the applicant to obtain quality strong patent to protect the invention, under the reasonable approach proposed by the examiner to review the merits of the pending claims. Accordingly in this after final response of the RCE application, the applicant wishes to follow the direction of the examiner to put the objected claims into full allowance.

Rejected claims 1, 4-6 and 8-22 are cancelled.

Objected claim 5 corresponds to new claim 28. Since the applicant failed to put the latest form of claim 1 into allowance, the applicant presented claim 28 in a way to comply with the objected claim 5 as presented in the response dated 2/25/05. Claim 5 in the response 2/25/05 was objected in the previous office action dated 03/16/05 to be depending on a earlier version of rejected claim 1, and otherwise allowable if these claims are combined to be presented in independent form. Accordingly claim 28 is now proper according to the direction of the office action dated 03/16/05 and allowance of this claim is respectfully requested.

Objected claim 6 corresponds to new claim 25. Since the applicant failed to put the latest form of claim 1 into allowance, the applicant presented claim 25 in a way to comply with the objected claim 6 as presented in the response dated 06/07/04. Claim 6 in the response 6/7/04 was objected in the previous office action dated 11/26/04 to be depending on a earlier version of rejected claim 1 in the response dated 06/07/04, and otherwise allowable if these claims are combined to be presented in independent form. Accordingly claim 25 is now proper according to the direction of the office action dated 11/26/04 and allowance of this claim is respectfully requested.

Objected claim 8 depending on objected dependent claim 6 corresponds to new claim 27, which also depends on claim 25. Claim 8 is objected in the final office action dated 09/02/05 to be depending on a rejected claim 1 and objected claim 6, and otherwise allowable if these claims are combined to be presented in independent form. Accordingly claim 27 is now proper according to the direction of the final office action dated 09/02/05 and allowance of this claim is respectfully requested.

Claim 7 of the response dated 06/07/04 was objected by the office action dated 11/26/04. This objected claim is presented as new claim 26, which also depends on new claim 25 as presented above. Accordingly claim 26 is now proper according to the direction of the office action dated 11/26/04 and allowance of this claim is respectfully requested.

After carefully reviewing the description of the office action, the applicant does not understand the ground of rejection of independent claim 23. The office action mentioned that a full frontal view of the hanger of Markman can be displayed depends upon the perspective, as the hanger of FIG 1 in Markman can be rotated 180 degree. It is submitted that no matter how the hanger of Markman is rotated, and no matter which side of Markman's hanger is defined as the frontal side, it always happened that only a part of the frontal view is visible. In the expression of FIG 1, the dotted portion of the frontal view is NOT VISIBLE. If the hanger and the tag are rotated, the twisted portion of the hanger is NOT VISIBLE. It is a fact

that any side of Markman CANNOT be fully viewed no matter how the hanger, or even with the display tag 14 is rotated. The hang tag 14 of Markman always block a portion of any side of his hanger, and preventing the <u>FULL</u> view of any side of Makeman's hanger to be visible. Accordingly a rejection under 35 U.S.C. 102(b) is not justified. Anyway, claim 23 is now amended to clearer defining the position of the hang tag and that of the front side of the garment hanger, in order for claim 23 to be further distinguished from the characteristics of Markman. Allowance of claim 23 and it's dependent claim is respectfully solicited.

As a conclusion, by the time the Advisory Notice is received to conclude the allowable claims, the applicant should be able to complete all the formalities including the drawings to put the application into issue. The examiner is respectfully requested to give the applicant a phone call with the phone number (310) 320-9811 to set up a telephone conference if there is any further issue preventing the proposed claims to be put into full allowance.

Respectfully submitted,

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I hereby certify that this correspondence is being fax to the United States Patent and Trademark Office via the fax number 571-273-8300 on November 17, 2005.

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